

the whole theme, the story, the "business" of the piece is of a character that necessarily suggests the unmentionable to the mind.

So much of that which may not be talked of, or written about in the press, enters into the theme of the play, that to attempt to give even a synopsis of the story would be almost impossible. The first two acts were quiet enough, the last two were funny enough, but they turned upon situations that flippantly dealt with as they were, were all based upon vicious ideas.

The company, while not of the highest class, was capable enough. Indeed, its ability, but lent force to the innate depravity of the play.

Beyond the excellence of the acting and the ludicrousness of some of the situations, there is nothing to be said for "The Girl from Rector's" and everything to be said against it.

It is to be hoped that the play, in sending dirty, suggestive plays through the South, they must take the consequences of their bravado.

WOMAN CONDUCTS BABY BROKERAGE

(Continued From First Page.)

were carried to the Gudgeon home. But the neighbors, becoming aroused over the importation, notified the police and sheriff followed. The county judge made the Tampa Children's Home guardians for six of the babies, and the seventh was given to private family. The authorities are interfering to prevent the children from starving.

Babies Ennacted.

All the babies were emaciated and poorly attended. Mrs. Solena R. Dunkley and Mrs. Harvey visited here, returned. The former said she was superintendent of the Richmond home. They were requested to take the children back, but both declared that the babies were too frail to stand the trip. The State attorney is investigating the case.

TILLMAN'S TONGUE HAS BEEN SILENCED

(Continued From First Page.)

until to-morrow seems to corroborate the statement that there is no immediate danger of a fatal turn in the Senator's condition.

Absolute quiet has been enjoined, and practically nobody except relatives see the patient. The Senator's wife and her eldest son, Benjamin R. Tillman, Jr., with him, and his other two children, Henry C. and Sallie May Tillman, have been summoned by telegraph to the bedside of their father. They probably will leave Greenwood, S. C., for the national capital at once.

DEMURRER FILED TO LABEL SUITS

Williams Printing Company seeks to escape responsibility for Yoder Pamphlet.

Attorney Charles V. Meredith filed a demurrer yesterday in the Law and Equity Court to the suits instituted by Police Commissioner W. Douglas Gordon and Chris Manning against the Williams Printing Company for \$10,000 each. The suits were based on the publication of the Yoder pamphlet, and the civil action was brought against the printing company at the same time that the original warrants were sworn out for the writer of the pamphlet. Yoder was convicted, both in the Police and Sessions Courts, and is now serving a fifteen-day term in the City Jail. The Williams company demurs to the declaration filed in the suits, holding that it is not sufficient in law on which to base a claim for damages. Judge Ingram took the case under advisement. The suits are set for trial on March 24.

Circuit Court of Appeals.

The United States Circuit Court of Appeals reconvened yesterday morning at 10:30 o'clock, with Circuit Judges Boyd and Pritchard and District Judges Boyd and Dayton in attendance.

The following cases were argued:

No. 96—*Robertson v. Robertson*, vs. Brunswick-Balke-Collender Company, appeal. Appeal from the Circuit Court at Asheville, N. C. Cause argued by Julius C. Martin and J. H. Martin, Jr., for the appellant, and James H. Morrison, of Asheville, N. C., and J. D. Bryson, of S. W. Back, of Bryson City, N. C., for the appellee, and submitted.

No. 146—*W. Westfield et al., appellants, v. North Carolina Mining Company, appellee*. Appeal from the Circuit Court at Asheville, N. C. Cause argued by Julius C. Martin and J. H. Martin, Jr., for the appellants, and James H. Morrison, of Asheville, N. C., and J. D. Bryson, of S. W. Back, of Bryson City, N. C., for the appellee, and submitted.

No. 147—*W. Westfield et al., appellants, v. North Carolina Mining Company, appellee*. Appeal from the Circuit Court at Asheville, N. C. Cause argued by Julius C. Martin and J. H. Martin, Jr., for the appellants, and James H. Morrison, of Asheville, N. C., and J. D. Bryson, of S. W. Back, of Bryson City, N. C., for the appellee, and submitted.

Would Purchase Farm.

Alexander Jervie, of Scotland, was a caller at the office of the Commissioner of Agriculture at the State Capitol yesterday. He desires to purchase a Virginia farm and settle on this State.

Cough-Cold SLOAN'S LINIMENT

is broken up by using

SLOAN'S LINIMENT

Prices, 25c., 50c., and \$1.00.



The conservative black derby is certainly a necessity for every self-respecting head, but it's a welcome change to rest your brow at times by wearing one of the new artistic "velvet" hats in colors to harmonize with your clothes.

All the latest "creations" are here.

\$2.50 to \$5.00.

Isn't this impartial?

Three well-known makes of Derbies to choose from—each in all their best blocks:

Dunlap-Heath-Berry.

\$2.50 to \$5.00.

You can stand all day in our "Cushion" Shoes—\$5.00.

Nothing like asking!

Your exact size may be remaining in just the Suit or Overcoat you would have selected in November.

You're in from \$8 to \$12 if it is.

O.H. Berru & Co.

MEN & BOYS' OUTFITTERS

OFFICIAL CENSUS DAY IS APRIL 15

Records Are to Be Taken as of That Date Throughout Country.

RULES FOR ABSENTEES

Supervisor Ridgeway Moore Tells Who Is to Be Counted in Family.

Explicit and lengthy printed instructions to census enumerators, which have been prepared by the United States Census Bureau, give a clear idea of the character of the answers expected from the people of the United States with regard to the questions in the population schedule to be carried in the decennial census April 15 next.

Answers are to have reference solely to the "census day," which is April 15. Persons living on that day, but who died after it and before the enumerators call, are to be counted, but persons born after April 15 are not to be included in the count. Persons who were single on April 15 are to be reported as single, even though they have married subsequently and before the canvasser has called. This is true, similarly, of persons who became widowed or divorced after April 15.

The census law provides that all persons shall be enumerated at their "usual place of abode" on April 15. This means the place where they may be said to live or belong or the place which is their home. As a rule, the usual place of abode is not the place where a person works or where he eats, but where he regularly sleeps. The enumerators are cautioned, however, that where a man happens to sleep at the time of the enumeration may not be the place where he regularly sleeps.

Listing of Absentees.

There will be a number of persons having their usual places of abode in enumeration districts who will be absent April 15. These are to be included and enumerated after the enumerators have been obtained from their families, relatives, acquaintances or other persons able to give the information. For instance, if a member of any family in an enumeration district is temporarily away from home on visit, or on the business of traveling for pleasure, or attending school or college, or sick in a hospital, such absent person is to be enumerated and included with other members of the family. But a son or daughter

THE WEATHER

Forecast: For Virginia—Fair Saturday and Sunday; light north winds. For North Carolina—Generally fair Saturday and Sunday; moderate north and northeast winds.

CONDITIONS YESTERDAY.

8 A. M. temperature.....	33
Humidity.....	70
Wind, direction.....	Northeast
Wind velocity.....	20
Weather.....	Cloudy
Amount of rain.....	0.10
12 noon temperature.....	35
3 P. M. temperature.....	37
Maximum temperature up to 5 P. M.....	38
Minimum temperature up to 5 P. M.....	32
Mean temperature.....	36
Normal temperature.....	40
Deficiency in temperature to-day.....	4
Deficiency in temperature since March 1.....	450
Accum. excess in temperature since January 1.....	8
Deficiency in rainfall since March 1.....	7.06
Accum. deficiency in rainfall since January 1.....	52

CONDITIONS IN IMPORTANT CITIES.

Place	Ther. H. T.	Weather
Charlotte.....	44	Clear
Savannah.....	46	Clear
Wilmington.....	48	Rain
Key West.....	72	P. cloudy
Asheville.....	42	Rain
New Orleans.....	40	Clear
Mobile.....	40	Clear
Atlanta.....	30	Clear
Wilmington.....	36	Clear
Jupiter.....	70	Rain
Tampa.....	50	Rain
Galveston.....	64	Clear
Palestine.....	34	Clear
Norfolk.....	32	Clear
Hatteras.....	36	Rain

MINIATURE ALMANAC.

February 19, 1910.

Sun rises..... 6:56

Moon sets..... 3:34

regularly living in another locality should not be counted with the family at home.

Servants, laborers or other employees who live with the family and sleep in the same house or on the premises, should be enumerated with the family.

The Census Bureau states that there will be, on the other hand, a certain number of persons present and perhaps lodging and sleeping in districts at the time of the enumeration who do not have their usual places of abode there. These are not to be enumerated. It must be assumed that they will be enumerated elsewhere.

Who Are to Be Counted.

The canvassers should not, therefore, unless it is particularly certain that they will not be enumerated anywhere else, enumerate or include with the members of the family they are enumerating any of the following classes:

Persons visiting a family.

Transient boarders or lodgers who have some other usual or permanent place of abode.

Students or children living or boarding with a family in order to attend some school, college or other educational institution in the locality, but not regarding the place as their home.

Persons who take their meals with a family but lodge or sleep elsewhere.

Servants, apprentices or other persons employed by a family and working in the house or on the premises, but not sleeping there; or

Any person who was formerly in a family, but who has since become a permanent inmate of an asylum, almshouse, home for the aged, reformatory, prison, or any other institution in which the inmates may remain for long periods of time.

Settled Out of Court.

In the Law and Equity Court yesterday the case of John S. Saylor, of the Chesapeake and Ohio Railway Company, was dismissed from the docket. The case had been set for trial on Monday, but it is understood that there was a settlement out of court, but the terms were not announced.

Street Committee Called.

A special meeting of the Council Committee on Streets was called for Monday night at 8 o'clock.

Marriage License.

A marriage license was issued in the Hunting Court yesterday to Charles Jacobson and Rosa Zarinsky.

ASK CONGRESSMAN TO RUN FOR JUDGE

Supporters Making Campaign on Behalf of Hon. William A. Jones.

(Special to The Times-Dispatch.)

Hampton, Va., February 18.—According to reliable information brought to this city a concerted effort is being put on foot in Washington to have Hon. William A. Jones, Congressman in the First Virginia District, which includes Hampton, appointed judge of the United States Circuit Court for this district. The information was brought to this city by a man who is a friend of Mr. Jones and who is a warm personal friend of President Taft. The information is that the admirers of the Congressman are anxious to see him elevated to the bench, and that as Mr. Jones is a warm personal friend of President Taft, that the Congressman is a formidable candidate for the bench in the event that he consents to allow his name to be presented to the President. The information is that so far Congressman Jones has not expressed his wishes in the matter, but that his supporters are making a quiet though active campaign in his behalf. Mr. Jones is a trained lawyer, and those who know him declare that he would be a credit to the United States Circuit Court.

Landed Behind Bars.

Atlantic City, N. J., February 18.—Manacled to his high chair, Orvis, who is wanted as a witness, William Seylar, who is charged by the local police authorities with being responsible for the death of a woman, was landed behind bars on the night of February 18, arrived in this city to-night in charge of the two detectives who had captured him at Petersburg, Va. Orvis had a smile on the face, but the elder man appeared thoroughly cowed as they were hurried from the train to the police station.

A squad of police held back the great crowd which had gathered at the station, awaiting the arrival of the two men. The men were placed in separate cells, the one in the high chair, the other in the prison. Both are being closely guarded, not even Seylar's wife being permitted to see her husband. The detectives said both prisoners became a trifle nervous when they were landed behind bars, but they appeared relieved when both had been safely landed back of the prison bars.

Painter Commits Suicide.

Was Despondent Because He Could Not Get a Job.

(Special to The Times-Dispatch.)

Newport News, Va., February 18.—Dependent because he lost his job at the shipyard Monday, and had been unable to secure another, Frank Moran, a young painter, committed suicide by drinking carbolic acid this afternoon at his home in the city. He was about twenty-eight years of age, had lived in this city and Norfolk for a number of years. He had no relatives here, but a sister lives at 150 Bank Street, Norfolk.

Moran went to Norfolk this morning, and it is said he tried vainly to secure work at the shipyard there. Returning here this afternoon he went to his home about 3 o'clock. Three hours later some one tried to break in, and finding it fastened called for assistance. The door was broken open and Moran was discovered dead on his bed, an empty bottle labeled carbolic acid by his side.

Dr. Gave the coroner, viewed the body, and decided that an innocent man had been hurried to death by the use of an over-dose, and will be held pending instructions from the sister in Norfolk who has been notified by the Police Department of her brother's death.

Only One "Bromo Quinine"

That is LAXATIVE BROMO QUININE. Look for the signature of E. W. GROVE. Used only over to Cure a Cold in One Day.

Hunyadi Janos Water

NATURAL LAXATIVE FOR CONSTIPATION

Speedy Sure Gentle

Recommended by Physicians

Refuse Substitutes

SEYLAIR BROTHERS ARE TAKEN NORTH

Detectives Fear Trouble When Atlantic City Is Reached.

(Special to The Times-Dispatch.)

Petersburg, Va., February 18.—The brothers, William T. and Orvis Seylar, arrested here late night before last, charged with the murder of Miss Jane Adams at Atlantic City, N. J., on the night of February 11, were taken in the custody of Detectives Robert C. Miller and James Malsed, of the Police Department of the New Jersey city, who took abundant precautions to prevent any attempt to escape. Though he strenuously denied the knowledge of the young woman's death, and that he had even seen her on that fatal evening, William Seylar, the elder brother, who is charged directly with the murder, appeared very gloomy and downcast this morning, and had nothing to say. He has not yet been informed of the positive statement made by his brother that he was on the pier with Miss Jane Adams that night; that he was spoken to there and asked to bring the woman home, and that he replied there was no hurry, and that the woman said he would not let her come home. When confronted by his brother's statement in Atlantic City, it is believed that he will weaken and confess. It is not believed by the detectives that the younger brother had any hand in the murder, though it is not explained why he should have run away from Atlantic City as he did.

Probably 100 or more people went to the dock this morning at 11 o'clock to get a view of the prisoners, and their curiosity was fully gratified. The general impression formed was that the two men were about as rough and uncouth specimens of humanity as one would expect to find in a prison. They were dressed in the usual prison garb, and the only way of refinement and gentility would be found associating with them. The detectives expressed some fear of trouble when the prisoners reached Atlantic City. Some wild reports about the arrest and alleged confession of the men have been published in Northern papers. They were not given time to resist arrest when caught in their bed, and the only weapons they had were a knife and a razor. They made no confession when in the hands of the police, and when they were taken to the jail, they were both men who had been living in Chesterfield county, near Petersburg.

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A squad of police held back the great crowd which had gathered at the station, awaiting the arrival of the two men. The men were placed in separate cells, the one in the high chair, the other in the prison. Both are being closely guarded, not even Seylar's wife being permitted to see her husband. The detectives said both prisoners became a trifle nervous when they were landed behind bars, but they appeared relieved when both had been safely landed back of the prison bars.

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Pratt's forces then decided to make a State-wide campaign for the endorsement of the Suffolk lawyer and chairman of the State Corporation Commission for the United States judgeship. The association, upon motion, decided to send a copy of the resolutions, praising Judge Prentiss in the highest terms, to every bar association in Virginia, and ask them to declare for him.

A committee was appointed to wait upon President Taft, present him the resolutions adopted at the meeting and personally urge the appointment of Judge Prentiss. This committee is composed of Goodrich Hatton, W. H. Tunstall, James G. Martin, James E. Heath and N. T. Green.

Hurt by Bursting of Emery Stone.

(Special to The Times-Dispatch.)

Wadesboro, N. C., February 18.—A. J. Springer, of Cedar Hill, was badly injured by the bursting of an emery stone which he was using gumming a saw, a piece of the stone striking him in the face and inflicting a very painful wound. After having the wound dressed Mr. Springer procured another stone, and this, too, burst after a few minutes use. A piece of this struck him also in the face, but did not injure him so badly.

Granted More Time.

(Special to The Times-Dispatch.)

Mobile, Ala., February 18.—Charles C. Dickens, the wealthy retired business man, who was convicted of embezzlement of the worth of bonds from the referee in bankruptcy, when arraigned to-day for sentence was granted an adjournment until Monday in order to obtain a rehearing.

MILITIA ON GUARD IN MOB-RIDDEN CITY

Grand Jury Investigation of Attempted Lynching in Cairo Ordered.

Cairo, Ill., February 18.—With three companies of militia guarding the courthouse and jail under direct supervision of Adjutant-General Frank S. Dickinson, Cairo settled down to-night to complete quiet after a strenuous twenty-four hours. It is believed that the mob spirit is quelled. There are many scattered groups of men about the streets, but no crowd is allowed to coalesce.

Threats were made to-day against Sheriff Fred D. Nellis for the killing of Alexander Halliday and the wounding of four other men by deputies in beating back the mob that attacked the jail last night in an attempt to lynch a negro prisoner. The presence of soldiers prevented any open demonstration.

John Pratt, the negro whom the mob intended to lynch, was sentenced to-day to prison for not more than fourteen years. He will be taken to prison to-morrow morning with twelve other convicts in special train. Lincoln Wilson, arrested as a suspected companion of Pratt in the snatching of women's pocketbooks, was released to-night.

Quick Justice Given.

Pratt's sentence was given ten minutes after he entered court and pleaded guilty to the indictment returned yesterday. A searching grand jury investigation of the attack on the jail was ordered by Judge Butler immediately after the disposal of the cases against the two negroes. Judge Butler in substance, a demand that the rioters be brought to justice and made to stand trial for rioting, a felony.

"This sort of procedure must be stopped," he said. "There have been five murders in Cairo since November 11 when we had a previous outbreak of mob violence. These murders show that mob law is no deterrent to crime, and it is our duty to see that mob law cases are brought to trial."

Corner James McManis has not ordered an inquest of the killing of Halliday. He said that he intended to go slowly in his investigation.

A stray shot fired by a member of the mob was the direct cause of the volley from the deputies yesterday. The shot had several members of the mob according to Sheriff Nellis's version of the attack.

The Halliday family to-night retained an attorney to sue Wood County and the county for damages. Halliday was a son of former Mayor Thomas W. Halliday, was slain through the mob law on the ground near the courthouse porch nearly three hours before Nellis would permit any one to remove him to a hospital. He died two hours later.

OBITUARY

John Ogilvie.

The funeral of Policeman John Ogilvie took place yesterday at 11 o'clock from the East Broad Street funeral home. The services were conducted by Rev. J. T. Mastin. The interment was in Oakwood Cemetery. The following acted as pallbearers:

Honorary—Mayor D. C. Richardson, John J. Crutcher, Judge S. B. Witt, George E. Knott, Jr., J. H. Williams, Werner and Police Captain W. A. Barfoot.

Active—J. M. Gordon, John Goode, George Robert, J. Shonover, Peter Field Vest, J. Rydner, Charles Morris.

Thomas A. Harrellson.

Thomas A. Harrellson died at 5 o'clock yesterday morning at his residence, 1113 East Clay Street. The funeral will take place this afternoon at 3:30 o'clock from Broad Street Methodist Church.

He was the senior member of the firm of Thomas A. Harrellson & Company, wholesale confectioners, and was well known in business circles of Richmond.

Mrs. Lella Winston.

Funeral services over the body of Mrs. Lella Winston, widow of Joseph P. Winston, for many years a merchant of Richmond, were held in Hollywood Cemetery on Thursday afternoon, the interment being made by lantern light after the burial of the body.

Mrs. Winston was a daughter of the late William L. Saunders, of Lynchburg. Her sisters—Mrs. Stephen Adams and Mrs. A. W. Jackson—live in Lynchburg. She also survived by her brothers—William L. Saunders, of Brems, and John Saunders, of Texas.

Colonel Robert Neville.

Leesburg, Va., February 18.—News has been received here of the sudden death of Robert Neville, which occurred at his country home, "Pelham," in Loudoun county, near Upperville, this morning.

Death was due to heart disease. He was sixty-three years of age, and a son of the late John Neville, a distinguished Irish scholar, who was survived by his wife, who was Miss Mary Dulaney, daughter of the late Colonel

Pleasant, Refreshing, Beneficial.

Syrup of Figs and Elixir of Senna appeals to the cultured and the well-informed and the healthy because its component parts are simple and wholesome and because it acts without disturbing the natural functions, as it is wholly free from every objectionable quality or substance. In its production a pleasant and refreshing syrup of the figs of California is united with the laxative and carminative properties of certain plants known to act most beneficially, on the human system, when its gentle cleansing is desired. To get its beneficial effects, always buy the genuine, for sale by all reputable druggists; one size only, price fifty cents a bottle. The name of the company—California Fig Syrup Co.—is always plainly printed upon the front of every package of the genuine.



California Fig Syrup Co.

LOUISVILLE, KY. SAN FRANCISCO, CAL. NEW YORK, N. Y.

Superior SEEDS

Garden Seeds, Flower Seeds, Grass Seeds, Clover Seeds, Seed Potatoes, Alfalfa, Cow Peas, Seed Corns, Onion Sets, Essex Rape, Field Beans, Poultry Foods.

DIGGS & BEADLES, Seed Merchants,

1709 EAST FRANKLIN STREET, RICHMOND, VA.

Branch Store: 603 and 605 East Marshall Street.

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